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	Attorneys for Defendants Dmitry Pustylnikov and
11	Knight Transportation, Inc.
12	UNITED STATES
14	
13	DISTRICT OF NEVADA

DISTRICT COURT A, SOUTHERN DIVISION

BORISLAV KOLEV, individually; and
CHRISTINE LE, individually,
Plaintiffs
v.
DMITRY PUSTYLNIKOV, individually; KNIGHT TRANSPORTATION, INC. a Foreign Corporation; DOES I through XX, inclusive; and ROE CORPORATIONS I through XX, inclusive,
Defendants
After pretrial proceedings in this case,

CHRIS MICHAELS, individually; DEIAN

CASE NO.: 2:21-cv-00484-JAD-BNW

PROPOSED JOINT PRETRIAL ORDER

IT IS SO ORDERED:

This is an action for: Defendant Dmitry Pustylnikov, while driving a Knight Transportation truck, attempted to pass another truck on US Highway 6 in Mineral County Nevada, in snowy

I.

Case No. 2:21-cv-00484-CDS-BNW

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conditions. As he passed the other truck on the two-lane highway, a Subaru Forrester carrying Plaintiff Christine Le was coming the other direction and an impact occurred. The Forrester was struck on the driver side of the vehicle and pushed into the guard rail. As a result of the collision, Plaintiff allegedly sustained injuries and damages as indicated below. Plaintiff Le is the only remaining Plaintiff in this matter. Plaintiffs Michaels and Kolev have settled their claims.

Plaintiff's Contentions: Plaintiff contends this is a personal injury action arising from a motor vehicle accident that occurred on February 4, 2019. Defendant Dmitry Pustylnikov was negligently employed by Defendant Knight Transportation, Inc., in light of a prior drunk driving incident, prior incident driving in the snow that led to his termination at another trucking company, and prior incident driving recklessly while in Knight Transportation, Inc.'s employ. On the date of the incident, Defendant Pustylnikov entered oncoming traffic with his tractor trailer in inclement weather and driving too fast for conditions, attempting to pass another tractor trailer. Defendant Pustylnikov testified that he was attempting to avoid a collision with the vehicle in front of him. As a result, Defendant Pustylnikov caused a near head-on collision with the vehicle Plaintiff occupied, wherein Plaintiff's vehicle was hit on the driver side and pushed into the guard rail. After the incident, despite his duty to do so, Defendant Pustynikov failed to call Knight Transportation, Inc. to immediately report the incident and present himself for drug and alcohol testing. In light of his prior drunk driving incident and his failure to report for drug and alcohol testing, Plaintiff alleges intoxication was a factor in this motor vehicle collision. Plaintiff filed the instant lawsuit wherein she alleges causes of action for: (1) Negligence against Defendant Dmitry Pustylnikov, (2) Negligence/Respondeat Superior against Defendant Knight Transportation, Inc., and (3) Negligent Hiring, Training, Retention and Supervision against Defendant Knight Transportation, Inc. The issues remaining to be determined at trial include: 1) liability as to Plaintiff negligence/respondeat superior claims, to the extent that Defendant Pustylnikov stands by his testimony that he was attempting to avoid a collision with the vehicle in front of him before turning into oncoming traffic; 2) liability as to Plaintiff's claims for negligent hiring, training, retention and supervision against Knight Transportation, Inc.; 3) the severity of the crash and causal connection between the incident and Plaintiff's injuries; 4) the amount of Plaintiff's damages, which collectively include past medical expenses, future medical

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expenses, and past and future pain and suffering.

Defendants' Contentions: Defendants contend this is a personal injury action arising from a motor vehicle accident that occurred on February 4, 2019. Defendant Dmitry Pustylnikov was employed by Defendant Knight Transportation, Inc. and was operating a tractor trailer while Plaintiff was traveling in the Subaru Forrester coming in the opposite direction. Defendant Dmitry Pustylnikov attempted to pass another truck on US Highway 6 in Mineral County Nevada, in snowy conditions. As he passed the other truck on the two-lane highway, Plaintiff's vehicle approached from the other direction. Both vehicles attempted to stop but Defendant Dmitry Pustylnikov's vehicle made contact with the driver side of the Plaintiff's vehicle, which was then pushed into the guard rail. As a result, Plaintiff filed the instant lawsuit wherein she alleges causes of action for: (1) Negligence against all Defendant Dmitry Pustylnikov, (2) Negligence/Respondeat Superior against Defendant Knight Transportation, Inc., and (3) Negligent Hiring, Training, Retention and Supervision against Defendant Knight Transportation, Inc. The issues remaining to be determined at trial include the causal connection between the subject collision and the nature and extent of Plaintiff's claimed injuries and damages, both economic and non-economic, being alleged as a result of the February 4, 2019 incident that gives rise to the instant action.

II.

Statement of Jurisdiction: Plaintiff resided in Las Vegas, Nevada at the time of the collision and still resides in Las Vegas, Nevada today. Defendant Knight Transportation, Inc. is an Arizona corporation. Defendant Dmitry Pustylnikov was a resident of Florida at the time of the collision and still resides in Florida today. This matter involves a claim for damages in excess of \$75,000. Jurisdiction is therefore based upon diversity of citizenship under 28 U.S.C. § 1332. The parties admit that jurisdiction is proper and admit that venue is proper pursuant to 28 U.S.C. § 1391.

III.

The following facts are admitted by the parties and require no proof: Plaintiff and Defendant Dmitry Pustylnikov were involved in a motor vehicle collision on February 4, 2019.

IV.

The following facts, though not admitted, will not be contested at trial by evidence to the

contrary: Defendants do not contest that Defendant Dmitry Pustylnikov was in the course and scope
of his employment with Knight Transportation, Inc.

V.

The following are the issues of fact to be tried and determined at trial:

Plaintiff: A.

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- 1. Whether Defendant Pustylnikov reasonably attempted to avoid a collision with the vehicle in front of him before turning into oncoming traffic;
- 2. Whether Defendant Knight Transportation, Inc. negligently hired, trained, retained and supervised Defendant Pustylnikov following three prior incidents of reckless driving.
- 3. Whether Defendant Pustylnikov intentionally avoided required drug and alcohol testing immediately after the collision.
- 4. What injuries Plaintiff suffered, if any, as a result of the subject collision.
- 5. What damages Plaintiff suffered, if any, as a result of the subject collision.
- 6. Whether Plaintiff will have future symptoms related to the collision.
- 7. Whether Plaintiff will incur future treatments related to the collision.
- 8. The monetary value of Plaintiff's damages to be awarded, if any, which collectively include past medical expenses, future medical expenses, and past and future pain and suffering.

Defendants: В.

- 1. Whether the damages, both economic and non-economic, Plaintiff Le alleges to have suffered as a result of the February 4, 2019 accident are reasonable and accurate. Defendants contends that the damages alleged by Plaintiff in this matter are pre-existing, unreasonable and inaccurate.
- 2. Whether Defendant Knight Transportation, Inc. was negligent and/or breached any duty related to the hiring, training, supervision and retention of Defendant Dmitry Pustylnikov.

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The following are the issues of law to be tried and determined at trial:

B. **Plaintiff:**

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- 1. The issues of law raised by the parties' anticipated motions in limine.
- 2. Whether Defendants are liable for the collision to the to the extent that Defendant Pustylnikov stands by his testimony that he was attempting to avoid a collision with the vehicle in front of him before turning into oncoming traffic;
- 3. Whether Defendant Knight Transportation, Inc. is liable for its negligent hiring, training, retention and supervision of Defendant Pustylnikov;
- Whether the subject collision proximately caused injuries to Plaintiff; 4.
- 5. Whether the subject collision proximately caused damages to Plaintiff;
- 6. Whether the medical treatment claimed was/is reasonable, necessary, and related to the collision.

B. **Defendants:**

- 1. The issues of law raised by the parties' anticipated motions in limine.
- 2. Whether Plaintiff Le can prove casual connection of claimed damages at trial, including medical causation, medical treatment, injuries and any and all forms of damages being alleged by Plaintiff Le.
- 3. Whether Plaintiff Le can prove Defendant Knight Transportation, Inc. was negligent or breached any duty related to the hiring, training, supervision and retention of Defendant Dmitry Pustylnikov.

VII.

Α. The following exhibits are stipulated into evidence in this case and may be so marked by the clerk:

	DOCUMENTS
1.	State of Nevada Traffic Crash Report (Crash number NHP190200300)
2.	Photographs (KNIGHT000012-000016)
3.	Dash Cam Video — H7GC-2CRH0a

1	26.	Color Photograph depicting scene of subject collision, produced by Plaintiff DEIAN BORISLAV KOLEV	
2	27.	Color Photograph depicting Defendant KNIGHT TRANSPORTATION's 2019	
3		Freightliner Tractor/Trailer (VIN: 3AKJHHDR4KSKJ1091), produced by Plaintiff DEIAN	
	20	BORISLAV KOLEV (1)	
4	28.	Color Photograph depicting Defendant KNIGHT TRANSPORTATION's 2019	
5		Freightliner Tractor/Trailer (VIN: 3AKJHHDR4KSKJ1091), produced by Plaintiff DEIAN BORISLAV KOLEV (2)	
6	29.	Color Photograph depicting Defendant KNIGHT TRANSPORTATION's 2019	
١		Freightliner Tractor/Trailer (VIN: 3AKJHHDR4KSKJ1091), produced by Plaintiff DEIAN	
7	30.	BORISLAV KOLEV (3) Color Photograph denisting Defendent VNIGHT TRANSPORTATION'S 2010	
8] 30.	Color Photograph depicting Defendant KNIGHT TRANSPORTATION's 2019 Freightliner Tractor/Trailer (VIN: 3AKJHHDR4KSKJ1091), produced by Plaintiff DEIAN	
		BORISLAV KOLEV (4)	
9	31.	Color Photograph depicting scene of subject collision, produced by Nevada Highway	
10		Patrol (Bates No. MW000070) (1)	
	32.	Color Photograph depicting scene of subject collision, produced by Nevada Highway	
11	22	Patrol (Bates No. MW000070) (2)	
12	33.	Color Photograph depicting scene of subject collision, produced by Nevada Highway Patrol (Bates No. MW000070) (3)	
	34.	Color Photograph depicting scene of subject collision, produced by Nevada Highway	
13		Patrol (Bates No. MW000070) (4)	
14	35.	Color Photograph depicting scene of subject collision, produced by Nevada Highway	
		Patrol (Bates No. MW000070) (5)	
15	36.	Color Photograph depicting scene of subject collision, produced by Nevada Highway Patrol (Bates No. MW000070) (6)	
16 17	37.		
1/	38.	8. Color Photograph depicting scene of subject collision, produced by Plaintiff DEIAN	
18	20	BORISLAV KOLEV (2)	
19	39.	Color Photograph depicting scene of subject collision, produced by Defendant DMITRY PUSTYLNIKOV (1)	
20	40.	Color Photograph depicting scene of subject collision, produced by Defendant DMITRY PUSTYLNIKOV (2)	
21	41.	Post-Accident Drug and Alcohol Form for Defendant DMITRY PUSTYLNIKOV dated	
22		February 5, 2019	
22	42.	Bill of Landing	
23	43.	Position History from January 27, 2019 Through February 4/2019	
24	44.	Drivers Log December 27, Through February 4, 2019	
	45.	Qualcomm Messages History for January 27, 2019 Through February 4, 2019	
25	46.	Maintenance Records- Tractor Repair Order Detail December 26, 2018	
26	47.	17. Maintenance Records- Tractor Repair Order Detail December 26, 2018 December 29, 2018	
27	48.	Maintenance Records- Tractor Repair Order Detail January 14, 2019	
28	49.	Maintenance Records- Tractor Repair Order Detail January 28, 2019	
	<u> </u>	• • •	

1	50.	Maintenance Records- Tractor Repair Order Detail February 5, 2019
2	51.	Maintenance Records- Tractor Repair Order Detail on February 13, 2019
3	52.	Defendant DMITRY PUSTYLNIKOV Nation Medical Review (NMR) Driver
	53.	Qualification Records Dated February 6, 2019 Serious Loss Folder Checklist
4	54.	Online Training - 2017 #12 #14 Zonar training B
5		Online Training - 2017 Accident Reporting
6	56.	Online Training - 2017 AUG LED Training
7	57.	Online Training - 2017 Automatic On Boarding Recording Device
	58.	Online Training - 2017 Avoiding Distractions
8	59.	Online Training - 2017 Chaining Video
9	60.	Online Training - 2017 Citations
10	61.	Online Training - 2017 Drug and Alcohol Updated March 10. 2020
11	62.	Online Training - 2017 Drug and Alcohol July 13, 2017 to March 10, 2020
12	63.	Online Training - 2017 Equipment Maintenance July 6, 2020 to March 10, 2020
	64.	Online Training - 2017 Equipment Operations
13	65.	Online Training - 2017 Fatigued Driving-Entry Level B
14	66.	Online Training - 2017 Hours of Service
15	67.	Online Training - 2017 Lane Changes
16	68.	Online Training - 2017 New Winter Weather Training
	69.	Online Training - 2017 Operations
17	70.	Online Training - 2017 Permits
18	71.	Online Training - 2017 Pre-Trip Inspection
19	72.	Online Training - 2017 Preventing Rollovers
20	73.	Online Training - 2017 Professional Conduct
21	74.	Online Training - 2017 Safety and Compliance July 6, 2017 to March 10, 2020
	75.	Online Training - 2017 Safety and Compliance Updated March, 10, 2020
22	76.	Online Training - 2017 Safety and Injury Prevention
23	77.	Online Training - 2017 Scanning and Handling Paperwork
24	78.	Online Training - 2017 Smartdrive-Smith
25	79.	Online Training - 2017 ZFinal
	80.	Online Training — 2019 to present Equipment Damage Reporting ZEDR19 start date December 15, 2019
26	81.	Online Training — 2019 to present High Risk High Value ZHRHV start date December
27	82.	12, 2019 Online Training — 2019 to present U Turn Policy and Training with quiz ZUTN19 start
28	02.	date July 17, 2019

1	83.	Bill of Landing	
2	84.	DVIR – Electronic Vehicle Inspection Report, 02/04/19 and 02/01/19	
3	85.	Defendant DMITRY PUSTYLNIKOV's Responses to Plaintiff DEIAN KOLEV's First set of Interrogatories	
4	86.	Defendant DMITRY PUSTYLNIKOV's Responses to Plaintiff DEIAN KOLEV's First set of Request for Production	
5	87.	Defendant DMITRY PUSTYLNIKOV's Responses to Plaintiff DEIAN KOLEV's First set of Request for Admissions	
6	88.	Defendant DMITRY PUSTYLNIKOV's Responses to Plaintiff DEIAN KOLEV's Second set of Request for Admissions	
7 8	89.	Defendant KNIGHT TRANSPORTATION's Supplemental Responses to Plaintiff DEIAN KOLEV's First set of Interrogatories	
9	90.	Defendant KNIGHT TRANSPORTATION's Supplemental Responses to Plaintiff DEIAN KOLEV's First set of Request for Production	
10	91.	Defendant KNIGHT TRANSPORTATION's Responses to Plaintiff DEIAN KOLEV's First set of Request for Admissions	
11	92.	Defendant KNIGHT TRANSPORTATION's Responses to Plaintiff DEIAN KOLEV's Second set of Request for Admissions	
12	93.	Defendant Dmitry Pustylnikov's Answers to Interrogatories	
13	94.	Defendant Dmitry Pustylnikov's Supplemental Answers to Interrogatories	
14	95.	Defendant Dmitry Pustylnikov's Responses to Requests for Production	
	96.	Defendant Dmitry Pustylnikov's Supplemental Responses to Requests for Production	
15	97.	Defendant Dmitry Pustylnikov's Responses to Requests for Admission	
16	98.	Defendant Knight Transportation, Inc.'s Answers to Interrogatories	
17	99.	Defendant Knight Transportation, Inc.'s Supplemental Answers to Interrogatories	
18	100. 101.	Defendant Knight Transportation, Inc.'s Responses to Requests for Production Defendant Knight Transportation, Inc.'s Supplemental Responses to Requests for	
19	101.	Production	
20	102.	Defendant Knight Transportation, Inc.'s Responses to Requests for Admission	
	103.	Dr. Rosen's Curriculum Vitae, List of Prior Testimony and Fee Schedule	
21	104.	Mr. Jones' Curriculum Vitae, List of Prior Testimony and Fee Schedule	
22	105.	Cole M. Vigil, BSME's Curriculum Vitae	

As to the following exhibits, the party against whom the same will be offered objects B. to their admission on the grounds stated: The parties reserve the right to object to exhibits. The parties have agreed to reserve any such objections until the time of trial:

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(1) Plaintiff's Proposed Exhibits:

	DOCUMENTS	DEFENDANTS' OBJECTIONS
106.	Complaint, filed January 26, 2021	Hearsay; Prejudicial; Lacks Foundation
107.	Defendant KNIGHT TRANDPORTATION, INC.'s Answer to	Hearsay; Prejudicial;
107.	Plaintiff's Complaint, filed March 24, 2021	Lacks Foundation
108.	Defendant DMITRY PUSTYLNIKOV's Answer to Plaintiff's	Hearsay; Prejudicial;
	Complaint, filed May 3, 2021	Lacks Foundation
109.	Color Photograph depicting property damage to the 2018 Subaru Forester (VIN: JF2SJAGCOJH590958) (1)	Hearsay; Prejudicial; Lacks Foundation
110.	Color Photograph depicting property damage to the 2018 Subaru Forester (VIN: JF2SJAGCOJH590958) (2)	Hearsay; Prejudicial; Lacks Foundation
111.	Color Photograph depicting property damage to the 2018 Subaru	Hearsay; Prejudicial;
	Forester (VIN: JF2SJAGCOJH590958) (3)	Lacks Foundation
112.	Color Photograph depicting property damage to the 2018 Subaru	Hearsay; Prejudicial;
	Forester (VIN: JF2SJAGCOJH590958) (4)	Lacks Foundation
113.	Color Photograph depicting property damage to the 2018 Subaru	Hearsay; Prejudicial;
	Forester (VIN: JF2SJAGCOJH590958) (5)	Lacks Foundation
114.	Color Photograph depicting property damage to the 2018 Subaru	Hearsay; Prejudicial;
	Forester (VIN: JF2SJAGCOJH590958) (6)	Lacks Foundation
115.	Color Photograph depicting property damage to the 2018 Subaru	Hearsay; Prejudicial;
	Forester (VIN:JF2SJAGCOJH590958) (7)	Lacks Foundation
116.	Color Photograph depicting property damage to the 2018 Subaru	Hearsay; Prejudicial;
	Forester (VIN: JF2SJAGCOJH590958) (8)	Lacks Foundation
117.	Color Photograph depicting property damage to the 2018 Subaru	Hearsay; Prejudicial;
	Forester (VIN: JF2SJAGCOJH590958) (9)	Lacks Foundation
118.	Color Photograph depicting property damage to the Subaru	Hearsay; Prejudicial;
	Forester (VIN:JF2SJAGCOJH590958), produced by Nevada Highway Patrol	Lacks foundation
119.	Sierra Auto Body Works Image Report Regarding the 2018 Subaru	Hearsay; Prejudicial;
	Forester (VIN:JF2SJAGCOJH590958)	Lacks foundation
120.	Claim: 1190205074901 Email, May 9, 2019 Regarding Plaintiff	Hearsay; Prejudicial;
	CHRISTINE LE's Property Damage	Lacks foundation
121.	AT&T, Inc. Subpoena duces Tecum documents dated April 15,	Hearsay; Prejudicial;
	2022	Lacks foundation
122.	Swift Transportation Subpoena Duces Tecum documents, dated	Hearsay; Prejudicial;
105	June 30, 2022	Lacks foundation
123.	Defendant DMITRY PUSTYLNIKOV's Deposition Transcript	Hearsay; Will
		provide objections 60
101	DEVIANA DE LA COMPANIA DEL COMPANIA DE LA COMPANIA DEL COMPANIA DE LA COMPANIA DE	days before trial
124.	DEIAN KOLEV's Deposition Transcript	Hearsay; Will
		provide objections 60
		days before trial

1	125.	CHRIS MICHAELS' Deposition Transcript	Hearsay; Will
ا ر			provide objections 60
2			days before trial
3	126.	Plaintiff CHRISTINE LE's Deposition Transcript	Hearsay; Will
			provide objections 60
4	107	D.C. 1. (VNIGHT TRANSPORTATION), FROR 20(1)(()	days before trial
5	127.	Defendant KNIGHT TRANSPORTATION'S FRCP 30(b)(6)	Hearsay; Will
		Witness, Bradley Hart's, Deposition Transcript	provide objections 60 days before trial
6	128.	Expert report authored by Jim Byrne, dated December 13, 2021	Hearsay
7	129.	Jim Byrne's Curriculum Vitae, fee schedule, and testimony list	Lacks foundation
<i>'</i>	130.	Expert report authored by John E. Baker, dated January 31, 2022	Hearsay
8	130.	<u> </u>	Lacks foundation
	131.	John E. Baker, Ph.D., P.E.'s Curriculum Vitae, fee schedule, and testimony list	Lacks foundation
9	132.	Medical Specials Chart	Hearsay; Lacks
10	134.	Medical Specials Chart	foundation
	133.	Medical Records and Billing for Plaintiff CHRISTINE LE with	Hearsay; Lacks
11		Custodian of Record Affidavit from Saint Rose Dominican	foundation
12		Hospital Siena for February 6, 2019	
12	134.	Medical Records and Billing for Plaintiff CHRISTINE LE from	Hearsay; Lacks
13		Vituity NV Koury Partners for February 6, 2019	foundation
	135.	Medical Records and Billing for Plaintiff CHRISTINE LE from	Hearsay; Lacks
14		Spinal Rehabilitation Center for February 12, 2019 through April	foundation
15	126	19, 2019	TT T 1
	136.	Medical Records and Billing for Plaintiff CHRISTINE LE from	Hearsay; Lacks foundation
16	137.	Shield Radiology Consultants for February 14, 2019 Medical Records and Billing for Plaintiff CHRISTINE LE Nevada	Hearsay; Lacks
17	137.	Medical Consultants for February 13, 2019 through March 14,	foundation
		2019	Toundation
18	138.	Medical Records and Billing for Plaintiff CHRISTINE LE with	Hearsay; Lacks
19		Custodian of Record Affidavit from PayLater Pharmacy for	foundation
19		February 13, 2019	
20	139.	Medical Records and Billing for Plaintiff CHRISTINE LE with	Hearsay; Lacks
_,		Custodian of Record Affidavit from Pueblo Medical Imaging for	foundation
21	1.40	February 19, 2019 through February 22, 2021	TT T 1
22	140.	Plaintiff CHRISTINE LE's imaging from Pueblo Medical Imaging	Hearsay; Lacks
	141.	Medical Records and Billing for Plaintiff CHRISTINE LE with	foundation Hearsay; Lacks
23	141.	Custodian of Record Affidavit from Select Physical Therapy for	foundation
24		April 26, 2019 through December 5, 2019	TouridatiOff
	142.	Medical Records and Billing for Plaintiff CHRISTINE LE with	Hearsay; Lacks
25		Custodian of Record Affidavit from Orthopedic & Sports	foundation
26		Medicine Institute for March 12, 2019 through May 23, 2022	
ا ا	143.	Plaintiff CHRISTINE LE's Medical Records and Billing from	Hearsay; Lacks
27		Anesthesia Consultants for date of service July 28, 2022	foundation
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144.	Plaintiff CHRISTINE LE's Medical Records and Billing from	Hearsay; Lacks			
	Orthopedics & Sports Medicine Institute of Las Vegas for dates of	foundation			
	service September 1, 2021 through November 7, 2022				
145.	Plaintiff CHRITSINE LE's Billing Record from Heart Center of	Hearsay; Lacks			
	Nevada for date of service July 28, 2022	foundation			
146.	Plaintiff CHRITSINE LE's Billing Record from Pacific	Hearsay; Lacks			
	Pulmonary Services for date of service July 28, 2022	foundation			
147.	Plaintiff CHRITSINE LE's Billing Record from Valley Hospital	Hearsay; Lacks			
	Medical Center for date of service July 28, 2022	foundation			
148.	Plaintiff CHRITSINE LE's Billing Record from Valley Hospital	Hearsay; Lacks			
	Medical Center for date of service September 22, 2022	foundation			
149.	Plaintiff CHRITSINE LE's Billing Record from Dignity Health	Hearsay; Lacks			
	Physical Therapy for date of service October 11, 2022 to	foundation			
	November 18, 2022				

Plaintiff reserves the right to use any documents disclosed by Defendants, including those which experts have reviewed and formed opinions, such as reports; pleadings; correspondence; notes and medical records and billing.

Plaintiff may use any and all writings, published works, journals, treatises, medical texts, affidavits, films, drawings, graphs, charts, photographs, reports, computer tapes, computer discs, and other data compilations, and other medical reference materials which Plaintiff and/or Plaintiff's expert(s) use in support of Plaintiff's allegations. By disclosing documents, Plaintiff does not waive the right to challenge and exclude documents, or portions thereof, on any basis.

Plaintiff may offer documents needed for rebuttal or impeachment purposes, including, but not limited to, discovery obtained during the course of litigation as permitted; pleadings; and other documentation in accordance with admissible evidence. There may be additional exhibits which Plaintiffs may wish to offer at the time of trial, not listed above. When and if that determination is made, notice will be given immediately and supplied to the Court and to Defendants.

Plaintiff may offer the following exhibits at trial, some of which are demonstrative in nature, as needed:

- 1. Clips from deposition videos of various witnesses in this case;
- 2. Demonstrative photographs and videos of pain management procedures and other diagnostic tests Plaintiff has undergone and will undergo in the future;
- 3. Actual diagnostic studies and computer digitized diagnostic studies;

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- 4. Samples of the needles and surgical tools used in Plaintiff's various diagnostic and therapeutic pain management procedures and future medical procedures;
- 5. Diagrams, drawings, pictures, photos, films, videos, DVD and/or CD ROM of various parts of the human body, diagnostic tests and pain management procedures related to Plaintiff's injuries, medical treatment and future medical treatment;
- 6. Computer simulation, finite element analysis and similar forms of computer visualization;
- 7. Power point images/drawings/diagrams/animations/story boards depicting the facts and circumstances of the subject accident, the parties involved, the location of the subject accident and what occurred in the subject accident;
- 8. Pictures of Plaintiff prior to and subsequent to the subject collision;
- 9. Medical treatment and pain management timeline;
- 10. Future medical timeline;
- 11. Story boards and computer digitized power point images;
- 12. Blow-ups/transparencies/digitized images of medical records, medical bills, photographs and other exhibits;
- 13. Diagrams/story boards/computer re-enactment of the subject accident;
- 14. Models of the human body related to Plaintiff's injuries.

(2) Defendants' Proposed Exhibits:

20	DOCUMENT DESCRIPTION	BATES NUMBER	PLAINTIFFS' OBJECTIONS
21	Email, 03/29/19	KNIGHT000538-	Relevance
22	Ellian, 03/29/19	000539	
	Chris Michaels – Venmo screenshots	KNIGHT004339-	Relevance
23	Chiris whenacis — venino sercenshots	004348	
	Christine Le – Surveillance Video - Jason Holmly -	KNIGHT004474	Relevance; Lack
24	Le, Christine 12.20.2019.wmv.m4v	KN101110044/4	of Foundation
25	Christine Le – Surveillance Video - Jason Holmly -	KNIGHT004475	Relevance; Lack
23	Le, Christine 12.26.2019.wmv	KINIOIII 0044/3	of Foundation
26	Christine Le – Surveillance Video - Jason Holmly -	KNIGHT004476	Relevance; Lack
	Le, Christine 12.28.2019.wmv	KINGIII 0044/0	of Foundation
27	Christine Le – Surveillance Video - Lisa - Le	KNIGHT004477	Relevance; Lack
20	Christine 12-2-2020 2020-12-03 11-47-46	KMOIII 0044//	of Foundation
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1	Christine Le – Surveillance Video - Lisa - Le Christine 11-27-2020 2020-12-03 11-28-32	KNIGHT004478	Relevance; Lack of Foundation
2	Christine Le – Surveillance Video - Lisa - Le	KNIGHT004479	Relevance; Lack
3	Christine 11-28-2020 2020-12-03 11-34-02 Christine Le – Surveillance Video - Lisa Schultz - Le	KNOIT1004479	of Foundation
4	Christine 1-6,7,8-2020 17-44-29 0002 (1)	KNIGHT004480	Relevance; Lack of Foundation
5	Christine Le – Surveillance Video - Lisa Schultz - Le	KNIGHT004481	Relevance; Lack
	Christine 1-6,7,8-2020_17-44-29_0002 Christine Le – Surveillance Video - Lisa Schultz - Le		of Foundation Relevance; Lack
6	Christine 6-2,3,4-2020 12-29-19	KNIGHT004482	of Foundation
7	Christine Le – Surveillance Video - Lisa Schultz - Le Christine 9-10-19 13-38-04 0002	KNIGHT004483	Relevance; Lack of Foundation
8	Christine Le – Surveillance Video - Lisa Schultz - Le	ZNICHT004494	Relevance; Lack
9	Christine 9-11-19_10-06-37_0002	KNIGHT004484	of Foundation
	Christine Le – Surveillance Video -Lisa Schultz - Le Christine 9-16-19 # 1 09-05-49 0002	KNIGHT004485	Relevance; Lack of Foundation
10	Christine Le – Surveillance Video - Lisa Schultz - Le	KNIGHT004486	Relevance; Lack
11	Christine 9-16-19 # 2 _09-27-47 _0002		of Foundation
12	Christine Le – Venmo screenshots	KNIGHT004505- 004514	Relevance; Lack of Foundation
13	Christine Le - Social Media	KNIGHT004515-	Relevance; Lack
		004548	of Foundation
14	Chris Michaels - Social Media	KNIGHT004549- 004635	Relevance; Lack of Foundation
15	Guernier, et al. adv. Ansara (A-10-622287-C)	KNIGHT004859-	Relevance
16	Reporter's Transcript of Jury Trial 09/12/12 (for impeachment purposes)	004959	
17	Photos from <i>Guernier</i> , et al. adv. Ansara matter A-10-	KNIGHT004960-	Relevance;
18	622287-C (for impeachment purposes)	004968	more prejudicial than probative
	Dr. Rosen's Additional Medical Records Review	EXP-ROSEN000020-	Hearsay
19	Report dated October 10, 2021	000021 EXP-	Hearsay
20	Dr. Rosen's Medical Records Review Report	ROSEN0000014-	Ticarsay
21	regarding Plaintiff Christine Le dated August 4, 2019	000019	
22	Dr. Rosen's supplemental/rebuttal report, dated January 13, 2022	EXP-ROSEN000020- 000021	Hearsay
		EXP-	Hearsay
23	Mr. Janael Bassula Banart datad Bassulan 2, 2021	JONES0000062- 000131	
24	Mr. Jones' Records Report dated December 2, 2021	EXP-JONES000135-	Hearsay
25	Mr. Jones' supplemental report dated March 11, 2022	000141	
26	Plaintiff Deian Kolev's Answers to Interrogatories	N/A	Relevance; hearsay
20	Plaintiff Deian Kolev's Amended Answers to	1021	Relevance;
27	Interrogatories	N/A	hearsay
_	Plaintiff Deian Kolev's Responses to Requests for		Relevance;
28	Production	N/A	hearsay
		I	<u>, </u>

LAS VEGAS, NEVADA 89128-9020	-EPHONE 702 251 4100 ◆ FAX 702 251 5405	

	Relevance;
N/A	hearsay
	Relevance;
N/A	hearsay
	Relevance;
N/A	hearsay
	Relevance;
N/A	hearsay
N/A	Relevance
	Relevance
N/A	
	Relevance
N/A	
	Will provide
	objections 60
N/A	days before trial
	Will provide
	objections 60
N/A	days before trial
	Will provide
	objections 60
N/A	days before trial
	Will provide
	objections 60
N/A	days before trial
	Will provide
	objections 60
N/A	days before trial
	N/A

Defendants may offer, at trial, certain Exhibits for demonstrative purposes including, but not limited to the following:

- 1. Demonstrative and charts relating to Plaintiff's damage claims;
- 2. Story board and computer digitized power point images;
- 3. Blow-ups/transparencies/digitized images of various records

Defendants reserve the right to offer into evidence any exhibit timely and properly disclosed during discovery for the purpose of demonstration at trial. Additionally, Defendants reserve the right to offer into evidence any exhibit offered by any other parties to this action.

Defendants reserve the right to offer into evidence any exhibit timely and properly disclosed during discovery for the purpose of impeachment.

Defendants reserve the right to utilize and/or seek to publish and/or admit into evidence all

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deposition testimony, all affidavits filed or attached to any motion or pleading in this case, and all responses to discovery from any party in this case for purposes of impeachment.

Defendants reserve the right to offer into evidence any exhibit timely and properly disclosed during discovery for the purposes of rebuttal.

Defendants reserve the right to offer into evidence any exhibit offered by any other parties to this action.

- C. **Electronic Evidence**: The parties will submit electronic evidence to the jury for purposes of deliberation.
- D. **Depositions:** Pursuant to the Court's Minute Order in Chambers on September 28, 2022, the parties agree to provide page and line designations of witnesses' depositions that will be played or read in at trial no later than sixty (60) days prior to the trial date.
- (1) Plaintiff will offer the following depositions: Deian Koley, Chris Michaels, Christine Le, Knight Transportation Inc.'s FRCP 30(b)(6) Witness Bradley Hart.
- (2) Defendants will offer the following depositions: Deian Koley, Chris Michaels, Christine Le, Knight Transportation Inc.'s FRCP 30(b)(6) Witness Bradley Hart.
- E. Objections to Depositions: (1) Defendants object to Plaintiff's depositions as follows: Pursuant to the Court's Minute Order in Chambers on September 28, 2022, the parties agree to provide page and line designations of witnesses' depositions that will be played or read in at trial no later than sixty (60) days prior to the trial date. The parties agree objections and counterdesignations will be due seven (7) days following the initial designations.
- (2) Plaintiff objects to Defendants' depositions as follows: Pursuant to the Court's Minute Order in Chambers on September 28, 2022, the parties agree to provide page and line designations of witnesses' depositions that will be played or read in at trial no later than sixty (60) days prior to the trial date. The parties agree objections and counter-designations will be due seven (7) days following the initial designations.

VIII.

The following witnesses may be called upon by the parties at trial:

(a) **Plaintiff's Witnesses:** Plaintiff intends to call the following witnesses:

1	1.	Plaintiff CHRISTINE LE c/o Bradley S. Mainor, Esq.
2		Joseph J. Wirth, Esq. Ash Marie Blackburn, Esq.
3		Joseph W. Guindy, Esq. MAINOR WIRTH, LLP
4		6018 South Fort Apache Road, Suite 150 Las Vegas, Nevada 89148
5		(702) 464-5000
6	2.	Witness CHRIS MICHAELS c/o Bradley S. Mainor, Esq.
7		Joseph J. Wirth, Esq.
8		Ash Marie Blackburn, Esq. Joseph W. Guindy, Esq.
9		MAINOR WIRTH, LLP 6018 South Fort Apache Road, Suite 150
10		Las Vegas, Nevada 89148 (702) 464-5000
11	3.	Witness DEIAN BORISLAV KOLEV c/o Bradley S. Mainor, Esq.
12		Joseph J. Wirth, Esq. Ash Marie Blackburn, Esq.
13		Joseph W. Guindy, Esq.
14		MAINOR WIRTH, LLP 6018 South Fort Apache Road, Suite 150
15		Las Vegas, Nevada 89148 (702) 464-5000
16	4.	Defendant DMITRY PUSTYLNIKOV c/o Joel D. Odou, Esq.
17		Analise N.M. Tilton, Esq.
18		WOOD, SMITH, HENNING & BERMAN, LLF 2881 Business Park Court, Suite 200 Las Vegas, Nevada 89128-9020
19		(702) 251-4100
20	5.	Witness, BRADLEY HART FRCP 30(b)(6) Corporate Representative(s)
21		Person(s) Most Knowledgeable Custodian of Records
22		Defendant KNIGHT TRANSPORTATION, INC c/o Joel D. Odou, Esq.
23		Analise N.M. Tilton, Esq.
24		WOOD, SMITH, HENNING & BERMAN, LLF 2881 Business Park Court, Suite 200
25		Las Vegas, Nevada 89128-9020 (702) 251-4100
26	6.	Jim Byrne DYNAMIC SAFETY LLC
27		DYNAMIC SAFETY, LLC 1400 Ensell Road
28		Lake Zurich, Illinois 60047 (847) 550-8560
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1		7.	John E. Baker, Ph.D., P.E., 7380 South Eastern Avenue Suite 124-142
2			Las Vegas, NV 89123 (702) 334-9033
3		0	
4		8.	Randa Bascharon, DO Custodian of Records
5			ORTHOPEDICS & SPORTS MEDICINE INSTITUTE OF LAS VEGAS 7281 West Sahara Avenue, Suite 110
6			Las Vegas, Nevada 89117
7		9.	Nick Liu, D.O ADVANCED ORTHOPEDICS & SPORTS MEDICINE
8			8420 Warm Springs Road, Suite 100 Las Vegas, Nevada 89113
9			(702) 740-5327
10		10.	Michael Heath, D.C.
11			SPINAL REHABILITATION CENTER 100 North Green Valley Parkway, Suite 140
12			Henderson, Nevada 89074 (702) 776-8100
13		11.	Keith M. Lewis, M.D.
14			Nader Beheshi, M.D. Rolanda Garcia Custodian of Records
15			PUEBLO MEDICAL IMAGING
16			P.O. Box 30077, Department 306 Salt Lake City, Utah 84130-0102 (702) 228-0031
17		12.	Thomas Shang, M.D.
18		12.	NV MEDICAL CONSULTANTS 10040 West Cheyenne Avenue, Suite 170-18
19			Las Vegas, Nevada 89129 (702) 371-0885
20			(102) 511 0005
21		The fo	llowing witnesses may be called if the need arises:
22		13.	Witness RENZO CUBAS 6031 Dover Palace Street
23			Las Vegas, Nevada 89113 (919) 264-0880
24		14.	Witness SAM MOLINA
25			6454 Lake Scene Street Las Vegas, Nevada 89148
26		15	
27		15.	Witness LOREN RICHARDSON 2724 Crescent Avenue Clavic California 93612
28	///		Clovis, California 93612

1		16.	Witness ERIC BRAND (520) 965-5471
2		17	
3		17.	Trooper WESLEY HUBRED (ID No. H4166) Custodian of Records
4			c/o NEVADA HIGHWAY PATROL 4615 West Sunset Road Las Vegas, Nevada 89118
5			(702) 486-4100
6		18.	Custodian of Records SPINAL REHABILITATION CENTER
7 8			100 North Green Valley Parkway, Suite 140 Henderson, Nevada 89074
			(702) 776-8100
9		19.	Ammon Strehlow, DC, DACBR SHIELD RADIOLOGY CONSULTANTS 5135 Camino Al Norte Road, Suite 100
11			North Las Vegas, Nevada 89031 (8000) 330-0772
12		20.	Custodian of Records
13			SHIELD RADIOLOGY CONSULTANTS 5135 Camino Al Norte Road, Suite 100 North Las Vegas, Nevada 89031
14			(8000) 330-0772
15		21.	Manoj Nath, M.D. Custodian of Records
16 17			NV MEDICAL CONSULTANTS 10040 West Cheyenne Avenue, Suite 170-18 Las Vegas, Nevada 89129
			(702) 371-0885
18		22.	Custodian of Records
19			PAYLATER PHARMACY 552 East Charleston Boulevard
20			Las Vegas, Nevada 89104 (702) 852-6600
21		22	
22		23.	Shanie Reed Thomman Kuruvilla, DPM Thomas O'Brien, PA
23			Megan Bichsel, PA-C
24			Custodian of Records ADVANCED ORTHOPEDICS & SPORTS MEDICINE
25			8420 Warm Springs Road, Suite 100 Las Vegas, Nevada 89113 (702) 740-5327
26			(102) 170-3321
27	///		
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1	2	24.	Fredrick Dubois, PT Logan P. Bretney, PT
2			Jesus E. Garcia-Camacho, PT Jeffrey W. Haines, PTA
3			Julia C. Hanson, PT
4			Kira Markus, PT Brianna Gulgnard
5			Cumberland Custodian of Records SELECT PHYSICAL THERAPY
6			400 North Stephanie Street, Suite 310
7			Henderson, Nevada 89014-6608 (702) 454-1162
8	2	25.	Rosa Cancel Custodian of Records
9			SELECT PHYSICAL THERAPY 400 North Stephanie Street, Suite 310
10			Henderson, Nevada 89014-6608 (702) 454-1162
11		26.	Jason Kim, DO
12		20.	Maria Dubose, PAC Dallas Carlos
13			Shiela Tabios, RN
14			Thomas Zyniewicz, DO Marvin Go, RN
15			Jessica Sanchez, RN Michael Hixson, MD
16			Christopher Robertson, PA-C Aileen Atienza, RN
17			Patricia Keever, RN Custodian of Records
18			ST. ROSE DOMINICAN HOSPITAL – SIENA CAMPUS 3001 St. Rose Parkway
19			Henderson, Nevada 89052 (702) 616-5000
20	2	27.	Michael Owen, Legal Compliance Analyst
21			AT&T, INC. 11760 US Highway 1, Suite 300
22			North Palm Beach, Florida 33408 (800) 635-6840
23	2	28.	Mark J. Rosen, M.D.
24			BONE AND JOINT SPECIALISTS 2680 Crimson Canyon Drive Las Vegas, NV 89128
25			(702) 474-7200
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27	///		
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Brian K. Jones, MSBE, P.E., CXLT, ACTAR Cole M. Vigil, MSBE AMERICAN BIO ENGINEERS 6905 W. Charleston Blvd., Suite 110 Las Vegas, NV 89117 (702) 395-6768
` '

Plaintiff reserves the right to call any witnesses identified by the parties during the course of discovery;

Plaintiff reserves the right to call rebuttal and/or impeachment witnesses at trial;

Plaintiff reserves the right to call any of Defendants' experts as witnesses.

- **<u>Defendants' Witnesses:</u>** Defendants intend to call the following witnesses: **(b)**
- 1. Chris Michaels c/o Bradley S. Mainor, Esq. Joseph J. Wirth, Esq. Ash Marie Blackburn, Esq. Joseph W. Guindy, Esq. MAINOR WIRTH, LLP 6018 S. Ft. Apache Road, Suite 150 Las Vegas, NV 89148 (702) 464-5000
- 2. Deian Borislav Kolev c/o Bradley S. Mainor, Esq. Joseph J. Wirth, Esq. Ash Marie Blackburn, Esq. Joseph W. Guindy, Esq. MAINOR WIRTH, LLP 6018 S. Ft. Apache Road, Suite 150 Las Vegas, NV 89148
- 3. Christine Le c/o Bradley S. Mainor, Esq. Joseph J. Wirth, Esq. Ash Marie Blackburn, Esq. Joseph W. Guindy, Esq. MAINOR WIRTH, LLP 6018 S. Ft. Apache Road, Suite 150 Las Vegas, NV 89148 (702) 464-5000

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1	4.	Dmitry Pustylnikov
2		c/o Joel D. Odou, Esq. Analise N. M. Tilton, Esq. Susana Santana, Esq.
3		Laura R. Bown, Esq.
4		Wood, Smith, Henning & Berman LLP 2881 Business Park Court, Suite 200 Les Verses, Neverda 80128, 0020
5		Las Vegas, Nevada 89128-9020 (702) 251-4100
6	5.	30(b)(6) Designee for Knight Transportation, Inc.
7		c/o Joel D. Odou, Esq. Analise N. M. Tilton, Esq.
8		Susana Santana, Esq. Laura R. Bown, Esq.
9		Wood, Smith, Henning & Berman LLP 2881 Business Park Court, Suite 200
10		Las Vegas, Nevada 89128-9020 (702) 251-4100
11	6.	30(b)(6) Designee for Nevada Highway Patrol
12		4615 W. Sunset Rd. Las Vegas, NV 89118
13	7	(702) 486-4100
14	7.	Officer Wesley Hubred, ID No. H4166 Nevada Highway Patrol
15		4615 W. Sunset Rd. Las Vegas, NV 89118
16		(702) 486-4100
17	8.	Renzo A. Cubas 6031 Dover Palace Street
18		Las Vegas, NV 89113 (919) 264-0880
19	9.	Rudy Rios, West Coast Regional Manager and/or
20		Lisa Schultz and/or Jason Holmly and/or Custodian of Records for Marshall Investigative Group, Inc.
21		401 Devon Ave. Park Ridge, IL 60068
22	1.0	Ph. (855) 350-6474
23	10.	Mark J. Rosen, M.D. Bone and Joint Specialists
24		2680 Crimson Canyon Drive Las Vegas, NV 89128
25		(702) 474-7200
26	11.	Brian K. Jones, MSBE, P.E., CXLT, ACTAR Cole M. Vigil, MSBE
27		American Bio Engineers 6905 W. Charleston Blvd., Suite 110
28		Las Vegas, NV 89117 (702) 395-6768

Defendants have not as of yet issued or ser	ved subpoenas on any witnesses. When and if tha			
determination is made, notice will be given imme	ediately and supplied to the Court and to Plaintiff			
Defendants have listed the witnesses whom they ex	xpect to call at trial. When and if the determination			
is made that additional witnesses may need to be	called to testify, notice will be given immediately			
and supplied to the Court and to Plaintiff.				
The parties reserve the right to object or	otherwise contest the admissibility of witnesses			
and/or exhibits.				
D.	Χ.			
The attorneys or parties have met and jointl	y offer these three (3) trial dates:			
	15, 2023 June 5, 2023			
	ed that the Court will set the trial of this matter on			
one of the agreed-upon dates if possible; if not, the				
calendar.				
X	ζ.			
It is estimated that the trial herein will take				
DATED this 15 th day of December, 2022.	DATED this 15 th day of December, 2022.			
WOOD, SMITH, HENNING &	MAINOR WIRTH, LLP			
BREMAN, LLP	MAINOR WIRTH, LLI			
/s/ Analise N. M. Tilton	/s/ Ash Marie Blackburn			
JOEL D. ODOU, ESQ.	BRADLEY S. MAINOR, ESQ.			
Nevada Bar No.7468	Nevada Bar No. 7434			
ANALISE N. M. TILTON, ESQ,	JOSEPH J. WIRTH, ESQ.			
Nevada Bar No. 13185	Nevada Bar No. 10280			
SUSANA SANTANA ASH MARIE BLACKBURN, ESQ.				
Nevada Bar No. 13753	Nevada Bar No. 14712			
LAURA R. BOWN	6018 S. Fort Apache Road, Ste. 150			
Nevada Bar No. 15706	Las Vegas, NV 89148-5652			
2881 Business Park Court, Ste. 200	Attorneys for Plaintiff Christine Le			
Las Vegas, NV 89128				
Transportation, Inc. and Dmitry	Attorneys for Defendant Knight Transportation, Inc. and Dwitter			
Pustylnikov				
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XI.

This case is set for JURY TRIAL on the stacked calendar on Monday, May 8, 2023 at 9:00 a.m. and Calendar Call will be held on Thursday, April 27, 2023 at 9:30 a.m. in courtroom 6B.

DATED this 16th day of December, 2022.

UNITED STATES DISTRICT JUDGE

CERTIFICATE OF SERVICE

I hereby certify that on this 15th day of December, 2022, a true and correct copy of PROPOSED JOINT PRETRIAL ORDER was served via the United States District Court CM/ECF system on all parties or persons requiring notice.

By /s/Johana Whitbeck

Johana Whitbeck, an Employee of WOOD, SMITH, HENNING & BERMAN LLP

-25- Case No. 2:21-cv-00484-CDS-BNW
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